

IN THE CIRCUIT COURT OF CLARKE COUNTY

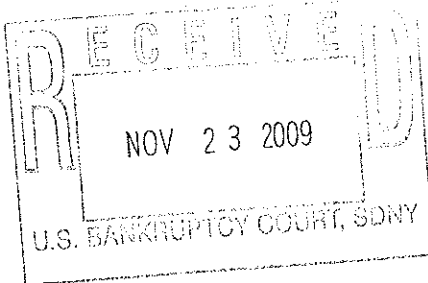
LEANNE E. CLARK ET AL V. GENERAL MOTORS CORPORATION ET AL

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

NEW YORK , NY 10000-0000

THIS IS TO NOTIFY YOU THAT THE ABOVE STYLED CASE
HAD A COURT ACTION OF: DISM W/O PREJ ON THIS DATE: 11/10/2009.
THE COST IS TAXED TO:

() PLAINTIFF
() AS PAID
() EACH PARTY TO BEAR OWN COSTS

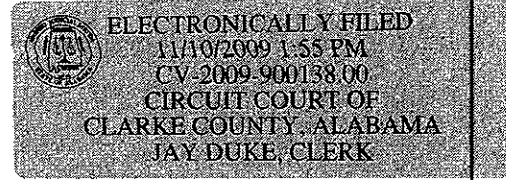


DATE ISSUED: 11/12/2009

CLERK: JAY DUKE
CIRCUIT CLERK
GROVE HILL AL 36451
(251)275-3363

BY: John

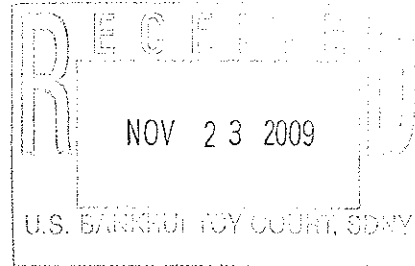
OPERATOR: DOB
PREPARED: 11/12/2009



IN THE CIRCUIT COURT OF CLARKE COUNTY, ALABAMA

CLARK LEANNE E.)
CLARK CHRISTOPHER D.)
CLARK BRANDON)
CLARK ABBY)
CLARK HALEY)
Plaintiffs)
V.)
GENERAL MOTORS)
CORPORATION)
TAKATA CORPORATION)
TAKATA, INC.)
TK HOLDINGS, INC.)
TAKATA RESTRAINT SYSTEMS,)
IN)
TAKATA SEAT BELTS, INC. ET)
AL)
Defendant)

**Case No.: CV-2009-
900138.00**



[ORDER]

Defendant, General Motors Corporation, having filed a Petition in Bankruptcy, it is the Order, JUDGMENT, and DECREE of the Court:

1. That all claims in this case against Defendant General Motors Corporation are DISMISSED without Prejudice to the right of any party to petition to reinstate this action to pursue any claim embraced herein not adjudicated in or discharged by proceedings in the bankruptcy court;
2. That such reinstatement, if and when allowed, will cause the filing date of any claim so reinstated to relate back to the original filing date of this action;
3. That any petition for reinstatement must be filed by a party within sixty (60) days after the bankruptcy court has taken such action that entitles that party to seek reinstatement; and
4. The Clerk of the Court is DIRECTED to mail a copy of this order to the United States Bankruptcy Court for the Southern District of New York so that this order may be filed in General Motors Bankruptcy Case No.: 09-50026.

DONE this 10th day of November,
2009

/s D P SCURLOCK

CIRCUIT JUDGE